

CY YOUNG'S GREAT GAME

Gave Washington Only Two Singles Yesterday.

THREE MEN GOT TO FIRST.

And Only One of Them Reached Second—Champions Took Both Games From the Nationals, by Hard Work.

Washington, Sept. 20.—The Champions braced up yesterday and took two games from the Senators, the first by the score of 1 to 0, with Young pitching for the winners, and the second by the score of 7 to 6, with Barry in the box and Tannehill finishing the game. Young pitched one of his best games, allowing but two hits. Barry was touched up in a lively fashion, as was also Falkenberg, who opposed him.

In the first game Washington's two hits were made, one by Cassidy in the first inning and the other by Nill in the seventh. Nill was the only man on the home team to get second base, he being sent along after his single, by a sacrifice by Cassidy. The only other man to reach first base, besides the two who singled, was Knoll, who batted for Townsend in the ninth, and got hit by the ball. Young struck out eleven men and did not give a pass.

The one run which won the game for Boston came in the fourth inning. With Stahl out, Collins landed for a single and came home on Grimshaw's Texas leaguer, which netted him two bases. Grimshaw got another double in the ninth, but was run down between the bases on Criger's grounder to Hickman.

Boston started off with a rush in the second game, scoring three runs at the first change. Burkett and Parent singled and Stahl walked, filling the bases. Collins popped to Cassidy, but Freeman singled, scoring Burkett and Parent. Grimshaw forced Freeman at second and then Stahl stole home on a throw to get Grimshaw at second. Ferris singled to left and when he made a bluff to steal second, Grimshaw tried for home and went out, Cassidy to Kittredge. Washington got one score also in the same inning, when Boston bunched two errors. Collins made a wild throw of Cassidy's attempt. Parent let Hickman's grounder go through him and Stahl lost Anderson's fly in the sun, that player getting credit for a two-bagger.

Washington jumped into the lead with a bunch of three in the third. Nill singled, and was forced by Cassidy. Cassidy stole. Hickman walked and then he and Cassidy executed a double steal. On Anderson's out at first Cassidy crossed the plate. Huelsman doubled, scoring Hickman. Jake Stahl did the same and another run came in. Chick Stahl got Jones' fly. Washington was to the good, 4 to 3.

The home team made it 5 to 3 in the fifth when Collins fumbled Huelsman's grounder. Stahl singled and Jones doubled. But Boston tied in the sixth. Parent singled and was forced by Stahl. Collins doubled, and Stahl went in. Freeman did likewise and his captain crossed the rubber. Grimshaw fanned and Nill took care of Ferris' grounder. But Washington again snatched away the lead with a score in the same inning, on a pass, a sacrifice, a wild pitch and a single by Anderson. Falkenberg's mazy spell in the ninth lost him the game. With the score one for him he walked Grimshaw, Selbach and Unglaub, striking out Ferris meanwhile. Burkett also fanned, but Parent hit for a single and two runs came in. Stahl also struck out.

Tannehill went into the box for Boston in the last half of the ninth and Criger went behind the bat. Tannehill threw out Stahl. Parent threw out Jones. Noll singled, and Stanley, who batted for Falkenberg, struck out.

WORTHEN BLOCK

Wednesday, Sept. 20th.

Neal Dow Lodge, I. O. G. T.

Will Present the Comedy Drama,

Under a Cloud,

—OR—

A Pious Fraud.

CAST OF CHARACTERS.

Donald Morley (in love with Nina) S. L. Card
 Louis Durkin (A Pious Fraud) George Ford
 Mr. Tracy (A wealthy merchant) Richard Attridge
 Parker Sharp (A reporter on the "Morning Breeze") Tony Rossi
 Darby Smith (A keen detective (Morley's friend)) J. O. Beckley
 Nina Tracy (The merchant's daughter) Cora Lafayette
 Josie Ward (Her friend (engaged to Sharp)) Lena Beckley

Specialties Between the Acts!
 Songs by Male Quartette, Solos, Etc.

Admission 25, Cts. Children, 10 Cts.

A light lunch will be served. Everybody come and have a good time.

Rheumatism

Does not let go of you when you apply lotions or liniments. It simply loosens its hold for a while. Why? Because to get rid of it you must correct the acid condition of the blood on which it depends. Hood's Sarsaparilla has cured thousands.

American League Games Yesterday.

At Washington—1st game, Boston 1, Washington 0; 2nd game, Boston 7, Washington 6.
 At Cleveland—1st game, Cleveland 2, Detroit 1; second game, Cleveland 3, Detroit 2.
 At St. Louis—Chicago 8, St. Louis 3.
 At New York—1st game, New York 3, Philadelphia 0; 2nd game, Philadelphia 3, New York 0.

American League Standing.

	Won.	Lost.	Pct.
Philadelphia	80	49	.620
Chicago	77	53	.592
Cleveland	69	65	.514
New York	64	62	.508
Boston	63	64	.503
Detroit	68	67	.503
Washington	64	77	.452
St. Louis	47	87	.350

National League Games Yesterday.

At Boston—Boston-Brooklyn, rain.
 At Philadelphia—1st game, Philadelphia 3, New York 2; second game, New York 2, Philadelphia 1.
 At Chicago—Chicago 8, Cincinnati 6.

National League Standing.

	Won.	Lost.	Pct.
New York	95	38	.714
Pittsburg	90	47	.657
Chicago	78	59	.569
Philadelphia	73	69	.514
Cincinnati	66	68	.492
St. Louis	53	83	.390
Boston	45	91	.330
Brooklyn	39	93	.295

JIM WIGGS REINSTATED.

Ex-Burlington Pitcher Is No Longer an Outlaw.

Cincinnati, Sept. 19.—James Wiggs of the Detroit club of the American League was formally reinstated as a national agreement player by a decision announced yesterday by the National Base Ball Commission and his temporary connection with the Detroit team was made permanent.

Wiggs had called attention to his case, his refusal to sign a Brooklyn contract for the present season at a lower salary than he received when in a minor league having led to his becoming an outlaw player.

BASE BALL IN PLATTSBURG.

Cost This Year Was \$7,547.25. A Slight Deficit Now.

The base ball team of 1905 cost Plattsburg \$7,547.25. Of this amount \$5,202.88 was received from gate and grandstand and \$1,721.01 from subscriptions and the fair. The expense of maintaining the team was \$48.34 greater than the receipts, that being the present outstanding indebtedness.

HURLED 150 FEET.

Driver Thrown from Bridge to Stone Sidewalk Below.

New York, Sept. 20.—A man supposed to be William A. Furish was thrown over the railing of Williamsburg bridge, the new suspension bridge over the East river, and fell 150 feet to his death yesterday. He was not over the water at the time, but fell upon the stone sidewalk of the New York approach.

His death came after a wild runaway ride over a large part of the bridge. An automobile frightened the horse. The vehicle which Furish drove was a news delivery wagon. He made no attempt to jump, but leaned far forward and guided his horse past the other teams in the dangerous passage-way. His seat was on a level with the outer guard rail of the bridge and when the wagon careened against the rail Furish shot out of his seat with a dive that carried him completely beyond the bridge parapet. He fell on his head 150 feet below and only a yard away from a policeman. He was carried into a nearby drug store, but death had been instantaneous.

WOULD ADMIT NEGRO.

Odd Fellows to Discuss Union With Manchester Unity.

Philadelphia, Sept. 20.—The real work of the annual communication of the Independent Order of Odd Fellows began yesterday when various resolutions for the new legislation and amendments to the present laws were introduced at the business session. Discussion will take place on the question of affiliation with Manchester Unity. There is considerable objection to this proposition since it would admit negroes to membership.

Prize drill work was resumed yesterday. The teams that competed were: Class A, \$500 prize, Canton 1, Washington, D. C.; Canton 35, Syracuse; City of Straits, Canton, Detroit; Canton Lucas 3, Toledo; Canton McKenney 28, Terre Haute, Ind.

Class B, prize \$200, Rochester Canton 33.
 A feature of the convale was the parade of Odd Fellows yesterday afternoon on Broad street. The line of march covered a distance of more than three miles, and it is estimated that 15,000 men were in line.

Good Investment of One Dollar.

If you have had breath, constipation, pain in the small of the back, discolored skin, nervousness or dizziness, your only wise course is to take Dr. David Kennedy's Favorite Remedy, of Rondout, N. Y. It will cleanse the blood of all impurities, regulate the kidneys and liver, and thus restore a healthy glow to your cheeks again.

12 DRUGGISTS ARRESTED

Burlington Men Charged With Violation of Liquor Law.

WERE INDICTED YESTERDAY

Possession of Government Is the Basis for the Charge—Bail Was Fixed at \$300 in Each Case Yesterday Afternoon.

Burlington, Sept. 20.—Something of a surprise was created yesterday when it became known that twelve Burlington druggists had been indicted by the grand jury of Chittenden county court, under the liquor law. The warrants were issued and the indicted pharmacists all appeared in court yesterday afternoon for the purpose of furnishing bail. They were represented by J. E. Cushman and R. E. Brown, State's Attorney Sherman appearing for the prosecution. Counsel were agreed on the amount of bail which would be sufficient and it was fixed by the court at \$300. The same was furnished in all cases.

The druggists indicted are as follows: F. Henry Parker, Zottman & Stiles, George A. Churchill, J. G. Bellrose, F. L. Taft, T. P. Daley, Eugene Gosselin, Adna P. Gosselin, W. J. Henderson, Treffe Duhamel, W. P. Hall and J. W. O'Sullivan.

It is again the possession of a government license, the same as in the days of the prohibitory law, upon which the state relies for a conviction, it being a provision of the statute that the possession of a government license is prima facie evidence against the respondent in a prosecution for the unlawful sale of intoxicating liquor. The druggists are charged in the indictments with selling liquor without authority. A general prosecution against druggists was instituted under the prohibitory law several years ago, based on the same evidence.

DEFENDANT'S VERDICT IN SLANDER SUIT

Jury Finds That Mrs. Seflie Prior of Burlington Did Not Slander Philippe Girard—Verdict Late Yesterday.

Burlington, Sept. 20.—The jury in the case of Philippe Girard vs. Mrs. Seflie Prior for alleged slander reported a verdict late yesterday afternoon for a verdict late to recover her costs. They were out five hours and came in once to have the charge re-read. The case resulted the same as the false imprisonment case between the same parties.

The case grew out of the robbery of the Catholic cathedral in Burlington, for which Girard was suspected. Suspicion went so far as to cause his seizure and a search to be made of his person, with his release following almost at once. In making his charge, Judge Haselton said: It is not for the law to say, Judge Haselton continued, that if a felony has been committed, and one thinks or suspects that a certain person is guilty of the same, that he or she must keep silent on the subject at the risk of being liable to slander, if he or she wishes to make an accusation in good faith, without malice, and with probable cause. So far any good citizen may do so. It would be practically impossible for crimes to be detected, if anyone might not go that far. Of course it must be done without putting undue indignity upon the person charged. It is for the jury to ascertain what the transaction really was and apply their good judgment and sense. If the defendant is liable the jury is to ascertain by its good judgment and common sense what the damages will be. The damages will be adjudged according to the extent of the injury to the plaintiff's character as a priest and man. The claim is made that the defendant was made ill by slander alleged. It does not necessarily follow that this was the result of the reported charge, but it is for the jury to ascertain whether it was so or not.

In Borrowed Plumage.

He was the center of an admiring crowd at the Union Pacific depot last Tuesday several prominent citizens went up to the man and paid their respects Jim Gliberson, of St. Edward, noticed the crowd and asked the name of the man who was holding the levee. Some one said the stranger was Richard L. Metcalf, editor of Bryan's Commoner. "I may be a sucker all right," said Jim, "but I am not biting this hot weather. Don't tell me that Billy Bryan would let such a dude as that write for his paper. Look at that billboard vest he is wearing! Do you suppose Billy Bryan would allow one of them things to come into his office? Not much. Billy Bryan is one of the common people, and you can't make me believe that he would have for a Commoner writer any man who dresses like John Webster." Later Jim was introduced to Met, and he became reconciled to the situation when it was explained to him that the chromatic vest worn by Met was not his own, but the property of Col. John G. Maher. Met had been visiting at the Blake Maher home near Platte Center, and had gone swimming in Shell Creek. While in the water Denny Roberts hired a small boy to steal the celebrated editor's clothes, and as he had no other garments with him, he accepted the loan of one of the dude suits Col. Maher used to wear when he was having trouble with the typewriter and Gen. Grant during the war with Spain. "I am glad to learn the truth," said Jim, "I like to read the Commoner and all my neighbors read it, but if the fellows up our way believed that Billy Bryan allowed a real dude to write things for his paper, it would not be safe for any man in the township to be a subscriber."—Columbus Telegram.

\$5,000

Reward will be paid to any person who can find one atom of opium, chloral, morphine, cocaine, ether or chloroform in any form in any of Dr. Miles' Remedies.

This reward is offered because certain unscrupulous persons make false statements about these remedies. It is understood that this reward applies only to goods purchased in the open market, which have not been tampered with in any way.

Dr. Miles' remedies cure by their soothing, nourishing, strengthening and invigorating effects upon the nervous system, and not by paralyzing and weakening the nerves as would be the case if these drugs were used.

For this reason Dr. Miles' Anti-Pain Pills are universally considered the best pain remedy.

"I have suffered for 25 years with severe pains in my head, heart and back, and have tried everything I could get and could not find any relief until I got a box of Dr. Miles' Anti-Pain Pills. I suffered as long as 13 hours at a time with such severe pains that I feared I would lose my mind. The Anti-Pain Pills gave me relief in from 10 to 20 minutes. I do not have to use Morphine any more. I wish you would publish this so that other sufferers may find relief."

J. A. WALKER, Salem, Ind.
 Dr. Miles' Anti-Pain Pills are sold by your druggist, who will guarantee that the first package will benefit. If it fails he will return your money. 25 doses, 25 cents. Never sold in bulk. Miles Medical Co., Elkhart, Ind.

EMBEZZLEMENT CHARGED.

Clerk in Government Position Admits Charge.

Washington, Sept. 19.—James W. Boyd, a clerk in the public health and marine hospital service, was arrested yesterday on a warrant sworn out by Chief Clerk W. P. Worcester, of that office charging him with embezzlement. The discovery of the facts leading to the charge was made last Thursday in Boyd's absence and the amount abstracted was, according to Boyd's confession, reach not less than \$20,000.

It was Boyd's duty to prepare bills for the approval of the surgeon-general and when checks were signed they were delivered to him to be mailed to the persons for whom they were intended. It is charged that he manipulated the bills by erasing the dates and amounts of duplicates left in the office and that he secured the money on the checks by endorsing on the checks the names of the firms to which they were issued. The alleged defalcation has been in progress for the past three years but Boyd was not suspected until a recent illness compelled him to be absent and made it necessary for someone else to assume his duties. In his desk when opened several suspicious documents were found. This discovery led to an investigation by Surgeon-General Wyman and Chief Clerk Worcester, the case being placed in the hands of the secret service operatives who made the arrest. Property belonging to Boyd valued at about \$8,000 has been seized.

Boyd had been in the public health service for about 12 years and was appointed from West Chester county, N. Y. He was well known about town and especially so because of his pronounced fondness for automobiles. He was drawing a salary of \$1,800 a year.

A Case of Medical Ethics.

Monday evening at the performance at the Willis Wood Theatre a woman was seized with an epileptic fit. Ushers assisted her to the lobby of the balcony where she was made as comfortable as possible while medical aid was summoned. A well-known physician who makes his home in a hotel was called, and just as he arrived another well-known physician, who was in the audience was recognized by an usher and asked to hurry to the woman and attend her. It so happened that both physicians arrived at the same time; in fact, they came up the stairs together. Reaching the woman, who lay prostrate upon the floor and apparently in great agony, the following Alphonse and Gaston dialogue followed:

"This is your case my dear doctor," said the first physician.

"No, indeed," replied the second physician. "You were in the house at the time the woman was seized and were called. It is your case and I beg you to take it."

"But I insist, my dear doctor, that you attend her," responded the first physician.

"It is plainly your case and"—

Manager Woodward, who overheard this conversation, put an end to this discussion of medical ethics by impatiently exclaiming:

"Gentlemen, this woman is suffering and I don't care who attends her, but she must have attention at once. Dr. Blank (pointing to one of the physicians) I name and appoint you to attend this woman."

Five minutes later the woman was revived and left the theatre with her friends.—Kansas City Times.

Getting Back at Him.

A taciturn man went into a barber shop the other day and began by pulling out of his pocket a paper on which was written:

"No; I do not wish to have my hair cut. I want to be shaved. I do not require any brilliantine or crimpoline or anything else ending in 'ine.' Nor do I wish to be shaved in perfect silence."

The barber read the document, and then pointed to a notice on the wall, which ran:

"The proprietor begs to apologize to his customers for not entering into conversation with them, as he is deaf and dumb."—London Tit Bits.

In Kindness.

When Johnnie Jones began to cry his mother made a tart reply: "Which is to say, the mother mild Did give a tart unto her child!"—New Orleans Times-Democrat.

REPUDIATES \$685,000 LOAN

President Morton Sues For Money Equitable Paid

ON "YELLOW DOG" ACCOUNT

Says Money Was Paid Out by the Equitable With Any Authority—Hearing Resumed Today.

New York, Sept. 20.—President Morton of the Equitable Life Assurance Society yesterday afternoon issued a statement in which he says that \$265,000 had already been paid by the Equitable to the Mercantile Trust Company on the mysterious "J. W. A. No. 3 account," and that he has instructed counsel to sue the Mercantile Trust Company for the recovery of that \$265,000, which he says was paid out by the Equitable without authority. That was \$265,000 in addition to the \$685,000 which was still owing by former President Alexander and Comptroller Jordan when Morton first discovered the unexplained loan.

Mr. Morton's statement yesterday also contains details of the so-called "Turner loans," George N. Turner being secretary to Louis Fitzgerald, the then president of the Mercantile Trust Company. The amount involved was \$661,491 and consisted of loans to John W. Young, the Kentucky Mineral & Timber Company and the Amity Land & Irrigation Company, on collateral of various stocks and bonds.

President Morton also says that the society has been carrying \$86,458 on its books as assets in the case of a loan to John E. Searies since Searies went



through bankruptcy, when the asset is without value.

MAYER IS INVESTIGATING.

Report That Political Contributions Will Be Returned.

New York, Sept. 20.—State Attorney General Mayer arrived here yesterday intending to interview members of the life insurance investigating committee and its counsel. Regarding the political campaign funds paid by life insurance companies, it was reported yesterday that Attorney General Mayer had been informed that the money paid out would be restored to the insurance companies, but that this would not necessarily prevent the attorney general from taking any action that he might think proper.

Perkins and Call to Testify.

New York Sept. 20.—When the joint legislative committee on insurance inquiry reassembled the testimony of Geo. W. Perkins was continued and the matter of political contributions on the part of the New York Life Insurance company probed.

After Mr. Hughes has finished questioning Mr. Perkins he will question some ordinate officers of the company and then John A. McCall, the president of the company, will be put on the witness stand.

THE SWANTON EXPLOSION

Death of One of the Victims—Others Will Recover.

Swanton, Sept. 20.—Arthur Bean, who received severe burns and other injuries in the powder explosion at the Robin Hood cartridge works Monday, died yesterday. The two other men who were badly burned are resting comfortably and are not in a dangerous condition.

WINCHESTER

"Leader" and "Repeater"

SMOKELESS POWDER SHELLS

Carefully inspected shells, the best combinations of powder, shot and wadding, loaded by machines which give invariable results are responsible for the superiority of Winchester "Leader" and "Repeater" Factory Loaded Smokeless Powder Shells. There is no guesswork in loading them. Reliability, velocity, pattern and penetration are determined by scientific apparatus and practical experiments. Do you shoot them? If not, why not? They are

THE SHELLS THE CHAMPIONS SHOOT

Dr. Green's Headache Friend

"THE KIND THAT CURES."

Five thousand boxes sold in Barre on a guarantee "No cure, no pay," and only one box ever brought back.

MADE AND SOLD BY

D. F. DAVIS, "The Druggist,"

262 North Main St., - - - Barre, Vermont.

School and Office

SELF-FILLING FOUNTAIN PENS for 99c while they are in our window. These are regular \$1.50 Pens and are made by Waterman. This guarantees their quality. BUY ONE TODAY.

E. A. DROWN,

48 No. Main St., Opp. Nat'l Bank.

Eight Years Without Painting

"PITTSBURG, Pa., July 1, 1905.

"STANDARD PAINT CO., 100 William St., New York.
 "GENTLEMEN:—The writer put a Ruberoid roof on his father's house some eight years ago. Subsequently he was advised by you to paint it, but did not do so. The roof is still in good condition and we understand that you now make a Ruberoid roof in a red color. If so will you please advise if the red is as good as the grey or black and whether I would dare use it for an open balcony on which we sometimes sit and walk? Also quote me price on four or five squares of the thickest quality. Yours truly,

"C. M. ROBINSON."

Why not profit by this man's experience and use the best? Be sure it's "Ruberoid" and look for the trademark on the under side of the material. For sale only by

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